Cen torparls

C. GRANVILLE WYCHE ALPRED P. BURGESS C. THOMAS WYCHE DAVID L. FREEMAN JAMES C. PARHAM, JR. JAMES M. SHOEMAKER, JR. WILLIAM W. KEHL CHARLES W. WOFFORD LARRY D. ESTRIDGE D. ALLEN GRUMBINE CARY H. HALL. JR. CARL F. MULLER HENRY L. PARR, JR. BRADFORD W. WYCHE

WYCHE, BURGESS, FREEMAN & PARHAM

GREENVILLE, SOUTH CAROLINA 2960 SECORDATION NO. 1025

June 27 107

2180 A012

Secretary

Interstate Commerce Commission Constitution Avenue at 12th Street, N.W.

Washington, D. C. 20023

Dear Mrs. Lee:

CC Washington, B. C.

Enclosed please find for filing with the Interstate Commerce Commission the following documents:

Note Purchase Agreement dated on or about June 29, 1979 among National Railway Utilization Corporation, New England Merchants National Bank and the Obligors whose names and addresses appear on the attached Exhibit 1.

Amendment dated on or about June 29, 1979 to Security Agreement dated as of June 11, 1979 between National Railway Utilization Corporation and Donald C. Carroll

The Note Purchase Agreement covers one hundred-four (104), 50', 6", Type XM railroad boxcars bearing road numbers PT 201199 - PT 201257 and NSL 151450 -NSL 151474 and NSL 156115 - NSL 156124 and PT 206000 - PT 206009.

The Amendment to Security Agreement covers 4 boxcars numbered NSL 151468 through NSL 151471

The address of New England Merchants National bank is 28 State Street, Boston, Massachusetts 02108. The address of National Railway Utilization Corporation is 1100 Centre Square East, 1500 Market Street, Philadelphia, Pennsylvania 19102. The address of the Obligor is listed on the attached Exhibit 1.

Enclosed also please find a check in the amount of \$1,620 to cover the cost of filing the Note Purchase Agreement and all of the Amendments to Security Agreement.

The Amendment to Security Agreement amends a Security Agreement between the Obligor whose name appears above and National Railway Utilization Corporation dated as of June 11, 1979.

Mr. Robert Trevarrow will file these documents. Please accept one original for filing, stamp the remaining copies and return them to me.

Sincerely,

BY: MA SI B 82 NUL

Carl F. Muller

CFM/bjm

Enclosures

RECORDATION NO. 104 93 1425

EMBORI 29 1979 - 0 5811 A 8 8

AMENDMENT TO SECURITY AGREEMENT 29 1979 - 9 50 AM INTERSTATE COMMERCE COMMISSION

This Amendment dated as of June 28, 1979 amending a Security Agreement dated as of June 11, 1979 (the Security Agreement) between the undersigned boxcar owner (the Debtor) and National Railway Utilization Corporation (the Secured Party).

WHEREAS, the Debtor has delivered his note of June 11, 1979 to the Secured Party in return for a loan made to the Debtor by the Secured Party for the purchase of certain 50'6", Type XM railroad boxcars; and

WHEREAS, the Secured Party has reached an agreement with New England Merchants National Bank for the transfer of that note of the Debtor to New England Merchants National Bank in return for a certain cash payment; and

WHEREAS, New England Merchants National Bank requires, as inducement to enter into that transaction, the amendment of the Security Agreement,

NOW, THEREFORE, in consideration of the premises and as an inducement to New England Merchants National Bank to purchase the Debtor's aforementioned note from the Secured Party, the Debtor and the Secured Party hereby agree to amend the Security Agreement in the following particulars:

1. Recitals.

Sub-paragraph "A" of the "Recitals" section on Page 1 of the Security Agreement is amended by deleting that paragraph in its entirety and substituting in place therof the following sub-paragraph:

A. The Debtor has delivered this date to the Secured Party his note dated as of the date hereof in the amount of \$149400. The Note matures on January 30, 1985 and bears interest at a fluctuating interest rate calculated as one percent over the prime rate as established by New England Merchants National Bank (with a minimum interest rate of eleven percent payable in any event).

2. Further Assurances.

Section 2.3, entitled "Further Assurances", is hereby amended by deleting in its entirety the last sentence of that section and substituting in its place the following sentence:

Without the prior written consent of the Secured Party, the Debtor will not transfer for less than full consideration any asset or assets reflected on his personal financial statement which individually or in the aggregate have a value in excess of twenty percent (20%) of the total assets shown thereon.

3. Defaults and Other Provisions.

Section 4.1, entitled, "Events of Default", shall be amended by adding a sub-paragraph (f) and a sub-paragraph (g) which shall read, respectively, as follows:

- (f) Debtor shall file or have filed against him a petition under any bankruptcy, reorganization, arrangement, insolvency or readjustment of debt law of any jurisdiction, whether now or hereafter in effect, or a receiver or trustee shall be appointed for the Debtor or the Debtor shall make any assignment for the benefit of his creditors or admit in writing his inability to pay his debts generally as they become due; or
- (g) Debtor shall default under the terms of a Note Purchase Agreement dated as of June 28, 1979 among National Railway Utilization Corporation, New England Merchants National Bank and certain Obligors (including Debtor).

Section 4.1, entitled, "Events of Default", shall be amended by deleting in its entirety sub-paragraph (b) and substituting in its place the following paragraph:

(b) An Event of Default on the part of the Debtor as defined and set forth in Section 12 of the Management Agreement; or

4. Secured Party's Rights.

Section 4.2, entitled, "Secured Party's Rights", shall be amended by deleting the reference, in the first paragraph of that section, to the "State of Massachusetts" and substituting therefor a reference to "Commonwealth of Massachusetts".

5. Communications.

Recipients of communications addressed to the Debtor and the Secured Party, respectively, shall be changed to the following:

If to the Debtor: Klonald C. Carroll
4/10 Yorken Road
Newtown James R. 19073

with copies to: National Railway Utilization Corporation

Attention: Contracts Administrator

1100 Centre Square East 1500 Market Street

Philadelphia, Pennsylvania 19102

and: New England Merchants National Bank, Agent

Attention: Richard Crosby

28 State Street

Boston, Massachusetts 02108

If to the Secured Party:

National Railway Utilization Corporation Attention: Contracts Administrator

1100 Centre Square East

1500 Market Street

Philadelphia, Pennsylvania 19102

New England Merchants National Bank Attention: Richard Crosby 28 State Street Boxton, Massachusetts 02108

In all other respects, the Security Agreement remains in full force and effect according to its original terms.

IN WITNESS WHEREOF, the Debtor and the Secured Party have executed this Amendment as of the day and year first above written.

ATTEST:	NATIONAL RAILWAY OTILIZATION CORPORATION
(CORPORATE SEAL)	By: Secured Party By: Mall Glill
	Debtor Donald C. Carroll
LE CONSENT:	
NEW ENGLAND MERCHANTS NATIONA By:	L BANK
STATE OF SOUTH CAROLINA)	
COUNTY OF GREENVILLE)	

On this 28th day of June, 1979, before me personally appeared Ronald K. Gooding, to me personally known, who, being by me duly sworn, says that he is Vice President of NATIONAL RAILWAY UTILIZATION CORPORATION, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public for South Carolina My Commission Expires: 12/5/79. STATE OF Tennylvania

On this 28th day of June, 1979, before me personnally appeared for the foregoing instrument was his free act and deed.

Notary/Public

My Commission Expires:

ELSIE MARLENE WILLIAMS Notary Public, Phila., Phila. Col. :7 My Commission Expires Oct. 18, 1982.

COMMONWEALTH OF MASSACHUSETTS)

COUNTY OF SUFFOLK

On this 28th day of June, 1979, before me personally appeared to the personally known, who, being by me duly sworn, says that he is the corporate seal of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public for Massachusetts

My Commission Expires:

JAMES K. JACOBS, Notary Public My Commission Expires Dec. 31, 1982.

JUL 15 1981 - 9 40 AM

AMENDMENT dated as of February 15, INTERSOLTE COMMERCE CO (termed "Owner") and National Railway Utilization Corporation(termed "Secured Party")

WHEREAS, Owner and Secured Party have determined that certain of the 50'6" Type XM Railroad Boxcars which are subject to this Security Agreement should be remarked in order to maximize their utilization and earnings;

NOW, THEREFORE, in consideration of this benefit to the parties and in further consideration of \$1.00 in hand paid by each party to the others, the parties hereto agree as follows:

The Security Agreement is amended by changing the railroad boxcar numbers therein from the following:

NSL 151468 through NSL 151471

to the following:

NSL 151468 through NSL 151469 MISS 151470 NSL 151471

IN WITNESS WHEREOF, Owner and Secured Party, each pursuant to due authority have caused these presents to be duly executed.

State of

County of

On this 22 21 day of July, 1980, before me

•	
	July 10 Hall I am
personally appeared //	being by me duly sworn, says that he and
the other witness. U.C.	March Method , personally witnessed
de les Company of the	as Owner, duly sign the within Amendment
was the free act and de	at the exécution of the foregoing instrument eed of said Owner.
THE THIRE BERTH. THE P. D. STAND STA	J. Commission of the Commissio
(Notional Cont.)	Through the think
(Notarial Seal)	Notary Public of Mila Ja
••	angin contrast time special contrast time sp
My Commission Expires:	MARTHA T. MILLS Notary Public, Phila. Co. My Commission Expires March 5, 1984
•	
	Ship Planks
	BY JAN CONTRACTOR
	ITS //
	The second secon
:	ATTEST J. W. Strepel
	ITS ast levelone
State of Pa.	
County of Phila.	ss:
On this 22ml da	y of kely, 1980, before me
personally appeared	
who, being by me duly	sworn, says that he is here free for
Affixed to the Voregoi	of instrument is the corporate seal of said
corporation, that said	instrument was duly signed and sealed on
behalf of said corpora	tion and he acknowledged that the execution ument was the free act and deed of said
corporation.	ment was the free act and deed of said
(National Cont.)	A STATE OF THE STA
~(Notarial Seal)	Notary Public of Pikela fa
:5	and a set 1 100

My Commission Expires: MARTHA T. MILLS

Notary Public, Phila, Phila, Co.

My Commission Expires March 5, 1984

We consent to the aforementioned Amendment to Security
Agreement, between Donald C. Carroll and National Railway Utilization
Corporation, as assignee of the interest of National Railway Utilization
Corporation pursuant to the terms of an Agreement and Assignment
dated as of June 29, 1979.

· · ·	
	NEW ENGLAND MERCHANTS NATIONAL BANK
(SEAL)	By: Congressions Attest: Sexxxxxxxxx Vice President
Commonwealth of Massachusetts	
County of Supple	·

On this 19 day of Seplember, 1980, before me personally appeared Reclaim to the personally known, who, being by me duly sworn, says that he is Vice Resolute of New England Merchants National Bank, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was duly signed and sealed on behalf of said corporation and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

(Notarial Seal)

My Commission Expires: 9/7/84

<u>Notary Public of Massachusetts</u>

C. GRANVILLE WYCHE
ALFRED F. BURGESS
C. THOMAS WYCHE
DAVID L. FREEMAN
JAMES C. PARHAM, JR.
JAMES M. SHOEMAKER, JR.
WILLIAM W. KEHL
CHARLES W. WOFFORD
LARRY D. ESTRIDGE
D. ALLEN GRUMBINE
CARY H. HALL, JR.
CARL F. MULLER
HENRY L. PARR, JR.
BRADFORD W. WYCHE
ERIC B. AMSTUTZ*

WYCHE, BURGESS, FREEMAN & PARHAM

PROFESSIONAL ASSOCIATION
ATTORNEYS AT LAW
GREENVILLE, SOUTH CAROLINA 29603

POST OFFICE BOX 10207 44 EAST CAMPERDOWN WAY CABLE ADDRESS: JURAL

TELEPHONE 803-242-3131

July 2, 1981

*ADMITTED TO D. C. BAR ONLY

.

Mrs. Lee Interstate Commerce Commission Constitution Avenue at 12th St., N.W. Washington, D. C. 20023 JUL 1 5 1981 - 9 :44 AM

INTERSTATE COMMERCE COMMISSION

Re: Amendment dated as of February 15, 1980 to a Security Agreement dated as of June 11, 1979 between Donald C. Carroll and National Railway Utilization Corporation

Dear Mrs. Lee:

Enclosed for filing under Section 20c of the Interstate Commerce Act please find the above-referenced documents.

The Security Agreement was filed previously with the Interstate Commerce Commission on June 11, 1979 and bears recordation number 10493.

The address of National Railway Utilization Corporation is 100 North 20th Street, Second Floor, Philadelphia, Penna. 19103. The address of Donald C. Carroll is 4100 Goshen Road, Newtown, Square, Pennsylvania 19073.

I enclose a check in the amount of \$10.00 payable to the Interstate Commerce Commission as the cost for filing this additional instrument under a document previously recorded.

I also enclose four executed originals of the Amendment to Security Agreement. Please place one on file with your office, stamp the remaining Amendments to Security Agreement and return them to me at the address on this letterhead.

Very truly yours,

Carl F. Muller

CFM/bjm Enclosures

Interstate Commerce Commission Washington, D.C. 20423

7/15/81

OFFICE OF THE SECRETARY

Carl F. Muller
Wyche, Burgess, Freeman & Parham
P.O.Box 10207
44 East Camperdown Way
Greenville, S.C. 29603

Dear

Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C.

11303, on 7/15/81 at 9:40am and assigned rerecordation number(s).

Sincerely yours,

Agatha L. Mergenovich Secretary

Enclosure(s)